									Jó	16	931	54
	PATENT /	RD	Application or Docket Number									
			ive Octob			000						
CLAIMS AS FILED - PART I (Column 1)						mn 2)		SMALL E		OR	OTHER	
TOTAL CLAIMS			9		•			RATE	FEE	]	RATE	FEE
FOR			NUMBER FILED		NUMBER EXTRA			BASIC FEI	385.00	OR	BASIC FEE	770.00
TOTAL CHARGEABLE CLAIMS			9 minus 20=		•	0		X\$ 9=	0	OR	X\$18=	
INDEPENDENT CLAIMS			minus 3 =		•	2		X43=	86	OR	X86=	
MULTIPLE DEPENDENT CLAIM PRESENT								+145=	U	OR	+290=	
* If the difference in column 1 is tess than zero, enter "0" in column 2								TOTAL	471	OR	TOTAL	
C	CLAIMS AS AMENDED - PART II					(Column 3)		SMALL	ENTITY	OR	OTHER	
AMENDMENT A	•	CLAIMS REMAINING AFTER AMENDMENT		HIGH NUM PREVIO PAID	BER	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
	Total	.14	Minus	- 2	D	. —		X323-		OR	X\$18=	
	Independent • S		Minus	• • •	2	- 3		X	300-07	OR	X86=	
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM  CFE filed 6/21/05							+145=	-	OR	+290=	
K	LR K	illex 4	14/0	,			,	TOTAL ADDIT. FEE	308.17	OR	TOTAL ADDIT, FEE	
_		(Column 1)		(Colur		(Column 3)						
ENT B		REMAINING AFTER AMENDMENT		NUM PREVIC PAID	BER	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
<b>AMENDMENT</b>	Total	· 110 ·	Minus	- 2	0	. /	I	X\$ 9=		OR	X\$18=	
AME	Ind pendent	• G	Minus	ENDEN	~ 413.	<u>-                                    </u>	1	¥83€	111.00	OR	X86=	
	PINST PRESE	NIAI ION OF BIC	ALTIPLE DE	ENDENT	COUNT			+145=	_	OR	+290=	
								TOTAL DOIT, FEE	100.50	OR	TOTAL ADDIT, FEE	
		(Column 1)	•	(Colum	nn 2)	(Column 3)						
ENTC		CLAIMS REMAINING AFTER AMENDMENT	,	HIGH NUM PREVIO PAID	BER	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE

FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM

Minus

Minus

\*

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OR

OR

OR

X\$ 9=

X43=

+145=

X\$18=

X86=

+290=

TOTAL ADOIT, FEE

AMENDMENT

Total

<sup>\*</sup> If the entry in column 1 is less than the intry in column 2, write "0" in column 3,

"If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20."

"If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3."

The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.

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PATENT

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.:

10/693,154

Niels Diffrient

Applicant(s): Filed:

10/23/2003

Art Unit:

3636

Examiner: Title: A. D. Barfield Ergonomic armrest

Ergonom

Docket No.:

048782/276586

Customer No.: 00826

Mail Stop After Final Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

**AMENDMENT** 37 C.F.R. § 1.116

Sir:

In response to the Office Action dated April 8, 2005, please amend the above-identified

06/24/2005 JLANFORD 00000004 160605 10693154

01 FC:2201

application as follows:

Amendments to the Claims are reflected in the listing of claims beginning on page 2 of

this paper.

Remarks/Arguments begin on page 6 of this paper.

Appl. No.:

10/693,154 Reply to Office Action of dated April 8, 2005

Indeed, while the Examiner alleges that "[i]t would have been an obvious matter of design choice to modify the bracket in order that its 6 inches above the rear portion of the seat of the chair," the Examiner has not provided any objective teaching in support of this allegation. The absence of such a teaching renders this rejection defective. In re Rouffet, 149 F.3d 1350, 1355, 47 USPQ2d 1453 (Fed. Cir. 1998). See also, In re Beattie, 974 F.2d 1309, 1311, 24 USPQ2d 1040 (Fed. Cir. 1992). For this reason alone, this rejection must be reversed.

Moreover, if the armrest bracket of the Swenson et al. reference were moved to a position 6 inches above the rear portion of the seat of the chair, it would be at, or above, knob 70. In such a position, presumably bar 500 would be approximately parallel to the seat. However, armrest body 30 would be substantially perpendicular to the seat and substantially useless as an armrest. See Fig. 2 of the Swenson et al. reference. Therefore, even if there were a motivation to move the armrest bracket of the Swenson et al. reference (which there is not), the result would not render the subject matter of Claims 11 and 12 obvious.

It is not believed that extensions of time are required. However, in the event that additional extensions of time are necessary to allow consideration of this paper, such extensions are hereby petitioned under 37 CFR § 1.136(a), and any fee required therefore (including fees for addition of claims) is hereby authorized to be charged to Deposit Account No. 16-0605.

The present paper presents two (2) additional claims, but with the additional claims, the total number of claims remains less than twenty (20). Thus, it is believed that this communication does not occasion any additional total claim fees.

However, the amendment adds one independent claim which occasions an additional independent claim fee.

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Reply to Office Action of dated April 8, 2005

In view of the present amendments and remarks, the Applicant respectfully submits that the application is now in condition for allowance and respectfully solicits the same at an early date. Nonetheless, if the Examiner has any questions, he is encouraged to call the undersigned at (212) 210-9518.

Respectfully submitted,

Walter Scott

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872-9306/of the date shown below.	I hereby certify that this paper is being facsimile transmitted to the US Patent and Trademark Office at Fax No. (703)						
	872-9306/of the date shown below.						
872-9306/07 the date shown below.  6/21/2005	Willed Sept	6/21/2005					